

IN THE UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF TENNESSEE  
NASHVILLE, TENNESSEE

)  
WORD MUSIC, LLC., a Tennessee Limited )  
Liability company, DAYSPRING MUSIC, LLC, a )  
Tennessee Limited Liability Company, )  
WORDSPRING MUSIC, LLC., a Tennessee )  
Limited Liability company, UNICHAPPELL )  
MUSIC INC., a Delaware corporation, )  
CHAPPELL & CO., INC., a Delaware )  
corporation, COTILLION MUSIC, INC., a ) Case No. 3:09-cv-0411  
Delaware Corporation, RIGHTSONG MUSIC, )  
INC., a Delaware Corporation, WALDEN ) Judge Campbell  
MUSIC, INC., a New York Corporation, )  
WARNER-TAMERLANE PUBLISHING CORP., ) Magistrate Judge Knowles  
a California corporation, and WB MUSIC CORP., )  
a California corporation, )  
Plaintiffs, )  
vs. )  
LYNNS CORP. OF AMERICA, a California )  
corporation, d/b/a “SUMAKAYA.COM”, d/b/a )  
“SUMAKARAOKE.COM,” VICTOR TSAI, )  
Individually, SUMAKAYA CORPORATION, a )  
dissolved California Corporation, d/b/a )  
“SUMAKAYA.COM” and MICHAEL LEE, )  
Individually. )  
Defendants; )  
\_\_\_\_\_  
Lynns Corp. of America and Victor Tsai, )  
Third Party Plaintiffs, )  
v. )  
Tennessee Production Center, Inc., )  
Third Party Defendant. )

## **JUDGMENT AGAINST THE THIRD-PARTY DEFENDANT, TPC**

The above-captioned cause came before this Court on the Motion of the Third-Party Plaintiffs, LYNNS CORP. OF AMERICA, a California corporation, and VICTOR TSAI, individually (hereinafter referred to collectively as the “Third-Party Plaintiffs” or “Lynns Corp.”), for a judgment against the Third-Party Defendant, TENNESSEE PRODUCTION CENTER, INC., a Tennessee corporation (“TPC”), in the amount of \$1,200,000.00, plus any and all attorneys’ fees and costs incurred in obtaining and collecting said judgment. The Motion of the Third-Party Plaintiffs is based on TPC’s breach of the Settlement Agreement entered by and between the parties in order to fully and finally settle this litigation. The Settlement Agreement itself was filed, under seal, on August 17, 2011. This Court specifically maintained jurisdiction over this case pending completion of all the terms of Settlement Agreement by and between the parties. *See* Docket Nos. 350, 370 and 386.

It appears to the Court that the Motion of the Third-Party Plaintiffs is well taken and should be granted.

Therefore, it is hereby **ORDERED, ADJUDGED and DECREED** that judgment shall be entered in favor of the Third-Party Plaintiffs and against TPC in the amount of \$1,200,000.00, plus any and all attorneys’ fees and costs incurred in obtaining and collecting said judgment.

Todd J. Campbell  
Todd J. Campbell  
United States District Judge

**Approved for Entry:**

s/Jen-Feng Lee

Jen-Feng Lee  
LT Pacific Law Group LLP  
17800 Castleton Street, #383  
City of Industry, California 91748

s/Kenneth Tanji, Jr.

Kenneth Tanji, Jr.  
LT Pacific Law Group LLP  
17800 Castleton Street, #383  
City of Industry, California 91748

s/ A. Gregory Ramos

A. Gregory Ramos (BPR #10825)  
Lauren Smith (BPR #027545)  
North, Pursell, Ramos & Jameson, PLC  
Bank of America Plaza, Suite 1850  
414 Union Street  
Nashville, TN 37219-1783

*Attorneys for Lynns Corp. of America, a  
California corporation, and Victor Tsai*

**CERTIFICATE OF SERVICE**

I hereby certify that on the 17<sup>th</sup> Day of August, 2011, I will electronically file the foregoing with the Clerk of the Court using the CM/ECF, which will then send a notification of such filing (NEF) to:

Thomas Leveille, Esq.  
900 South Gay Street  
Suite 2100  
Knoxville, TN 37902  
Attorney to Tennessee Production Center, Inc.

/s/Lauren Smith